



OFFICE OF THE DISTRICT ATTORNEY
 RICHMOND COUNTY
 MICHAEL E. MCMAHON
 DISTRICT ATTORNEY

Pursuant to the obligations set forth in CPL § 245, the People hereby make the following disclosures:

1) **Civilian Witnesses-** not applicable

2) **Police Witnesses**

a. **PO David Parisi**

- i. 03/25/2015- failed to provide owner with a copy of a voucher resulting in letter of instruction.
- ii. Session v. City of New York-17-cv-00229- use of force and false arrest case settled without admission of wrongdoing.

c. **PO John Murphy**

- i. Williams v. City of New York, 13-cv-04368- use of force and false arrest case settled and dismissed with no admission of wrongdoing
- ii. Smith v. City of New York, 14-cv-04458- false arrest case settled and dismissed with no admission of wrongdoing
- iii. Riddick v. City of New York-100446/2016- settled in 2019.

d. **Sgt. Felix Concepcion**

- i. 05/26/2010 failed to make activity log regarding a street encounccourt. Warned and admonished.
- ii. 12/26/2013- incomplete memobook. CD issued.
- iii. 06/18/2019- failed to safeguard parking permit. CD issued.
- iv. *Julia v. City of New York*, 06CIV1598(SAS) – in 2007, the Court found against the plaintiff at the close of the plaintiff's case, ending litigation;
- v. *Mitchell v. City of New York*, 09CIV0478(SJ)(JMA) – in 2010, settled for \$30,000 and the action was dismissed with prejudice and without admission of fault or liability. It appears that any sum paid to the plaintiff as a result of the settlement was paid solely by the City of New York, without personal contribution from Sgt. Concepcion;
- vi. *McClarín v. City of New York*, 1:10CV04255-AKH - in 2011, settled for \$32,500 and the action was dismissed with prejudice and without admission of fault or liability. It appears that any sum paid to the plaintiff as a result of the settlement was paid solely by the City of New York, without personal contribution from Sgt. Concepcion;